Before theFEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

In the Matter of 2002 Biennial Regulatory Review - Review of the Commission's Broadcast Ownership Rules and Other Rules Adopted Pursuant to Section 202 of the Telecommunications Act of 1996, Notice of Proposed Rulemaking,
MM Docket No. 02-277, (rel. Sept. 23, 2002)

To: The Secretary, FCC Commisioners, and Chief, Media Bureau

I am writing to you today to comment on Docket No. 02-277, the Biennial Review of the FCC's broadcast media ownership rules. The current situation we have with companies like Clear Channel buying up everything in sight has to change. There is no free speech and there is no competition when one company owns so much. Please consider going back to when there were real limits on ownership. Also, the use of "voice tracking" technology should be banned. It is blatently fraudulent and puts working people out of jobs. Please do something to put low power community radio stations on the air. We are counting on you to do the right thing.

Sincerely,
Paul Griffin (for the Association of Micro-Power Broadcasters)